Form 210A (10/06)

Name of Transferee

United States Bankruptcy Court Southern District Of New York

In re Lehman Brothers Holdings Inc., et al.,

Case No. 08-13555 (JMP) (Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferor

Deutsche Bank AG, London Branch	Credit Suisse AG, Singapore Branch
Name and Address where notices to transferee sh	ould be sent:
Deutsche Bank AG, London Branch Winchester House, 1 Great Winchester Street London EC2N 2DB	Court Claim # (if known): 55825 Amount of Claim: See attached Date Claim Filed: October 29, 2009
Tel: +44 20 7547 2400 Fax: +44 113 336 2010 Attention: Simon Glennie	Partial Claim Transfer: See attached
E-mail: simon.glennie@db.com	Tel: N/A
Last Four Digits of Acct. #: N/A	Last Four Digits of Acct. #: N/A
Name and Address where transferee payments sh	nould be sent (if different from above):
Tel: +44 20 7547 3330 Last Four Digits of Acct #: N/A	
I declare under penalty of perjury that the informat of my knowledge and belief.	ion provided in this notice is true and correct to the best
By:	Date: 8 OCTOBER ZOIC
Transferee/Transferee's Agent	
Penalty for making a false statement: Fine of up to \$500,000 o	r imprisonment for up to 5 years, or both, 18 U.S.C. §§ 152 & 3571.

<u>Partial</u> Transfer of LBHI Claim # 55825 PROGRAM SECURITY

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, Credit Suisse AG, Singapore Branch ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Deutsche Bank AG, London Branch (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the Lehman Programs Security specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to Proof of Claim Number 55825 filed by or on behalf of Seller (a copy of which is attached at Schedule 2 hereto) (the "Proof of Claim") against Lehman Brothers Holdings Inc., as guarantor of the Purchased Security (as defined below) and debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.
- Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller, or, alternatively, Seller has been duly authorized to sell, transfer and assign the Transferred Claims by the owner of Transferred Claims who has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by such owner or against such owner; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer of Claim; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; and (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors.
- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges

and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.

- All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller.
- Seller shall promptly (but in any event no later than three (3) business days) remit any payments, 5. distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed on:

Date:

Name:

Title:

7 Sept 2010 Date: Credit Suisse AG, Singapore Branch Deutsche Bank AG, London Branch By: Name: Jason Ng Name: Title: Advisory and Order Fulfillment Singapore Title:

Name: Goh Yong Chua Title: Advisory and Order Fulfillment Singapore

Credit Suisse AG, Singapore Branch 1 Raffles Link #05-02 Singapore 039393

Deutsche Bank AG, London Branch London Branch

SOTEMBER 2010

1 Great Winchester Street London EC2N 2DB

Bv:

Schedule 1

Transferred Claims

With respect to Proof of Claim No. 55825, Seller transfers to the Purchaser.

27.027 % (plus all interest relating thereto) of Seller's interest that is referenced in line item number 101 of the Proof of Claim and 100% (plus all interest relating thereto) of Seller's interest that is referenced in line item number 102 of the Proof of Claim, both as highlighted in the copy of the Proof of Claim attached at Schedule 2 and described below.

Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Blocking Number	Issuer	Guarantor	Nominal Amount/ Units	Maturity
3 year Bonus Certificates Plus in USD	ANN5214R7595	9464765	Lehman Brothers Securities Co. N.V.	Lehman Brothers Holdings Inc., USA, New York	3,000 units	8/11/2010
3 year Bonus Certificates on Indian Shares	ANN5214A8634	9464763	Lehman Brothers Securities Co. N.V.	Lehman Brothers Holdings Inc., USA, New York	2,000 units	27/4/2010

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United States Bankruptcy Court/Southe Lehman Brothers Holdings Claims Proce	rn District of New York		RITIES PROGRAMS
c/o Epiq Bankrupicy Solutions, LLC FDR Station, P.O. Box 5076		PROOF	OF CLAIM
New York, NY 10150-5076 In Re:	Chapter 11	Filed: USBC - Southe	m District of New York
Lehman Brothers Holdings Inc., et al., Debtors.	Case No 08-13555 (JMP) (Jointly Administered)	Lehman Brothers 08-1355	Holdings Inc., Et Al
Note: This form may not be used based on Lehman Programs Secu http://www.lehman-docket.com a	rities as listed on		
Name and address of Creditor: (and nam Creditor)	e and address where notices should be s	sent if different from	Check this box to indicate that this laim amends a previously filed claim.
Credit Suisse Singapore Branch		1	ourt Claim Number:(If known)
See Anached Rider		F	iled on:
Telephone number:	Email Address		7
Name and address where payment should	d be sent (if different from above)	a	Check this box if you are aware that nyone else has filed a proof of claim elating to your claim. Attach copy of tatement giving particulars.
Telephone number: 1. Provide the total amount of your cla	Email Address:		
Programs Securities as of September 15 and whether such claim matured or beca dollars, using the exchange rate as appli you may attach a schedule with the claim. Amount of Claim: \$ Sec Attached Rid	, 2008, whether you owned the Lemman ame fixed or liquidated before or after S icable on September 15, 2008. If you are m amounts for each Lehman Programs S er (Required) aim includes interest or other charges in	eptember 15, 2008. The claim am: filing this claim with respect to n security to which this claim relates addition to the principal amount of Lehman Programs Security to what	ount must be stated in United States nore than one Lehman Programs Security, s.
which this claim relates.			in the Lemman Programs Securities to
International Securities Identification			
than one Lehman Programs Security, y relates.	") for each Lehman Programs Security broker or other entity that holds such se ou may attach a schedule with the Block	for which you are fitting a claim occurrities on your behalf). If you are ting Numbers for each Lehman Pr	re filing this claim with respect to more ograms Security to which this claim
Clearstream Bank Blocking Number number.	, Euroclear Bank Electronic Instructi	on Reference Number and or of	her depository blocking reference
See Attached Rider	(Reguir		
you are filing this claim. You must accountholder (i.e. the bank, broker or numbers.	quire the relevant Clearstream Bank, Eulother entity that holds such securities or	your behalf). Beneficial holders	Lehman Programs Securities for which articipant account number from your should not provide their personal account
Accountholders Euroclear Bank, Cle See Attached Rider	earstream Bank or Other Depository ((Require		
 Consent to Euroclear Bank, Clear consent to, and are deemed to have audisclose your identity and holdings of reconciling claims and distributions. 	stream Bank or Other Depository: B thorized, Euroclear Bank, Clearstream B Lehman Programs Securities to the Deb	ank or other depository to tors for the purpose of	OCT 2 9 2009
of the creditor or of number if different	rson filing this claim must sign it. Sign a her person authorized to file this claim a from the notice address above. Attach co	nd state address and telephone	EPIG BANKRUPTCY SOLUTIONS, ELC
Penalty for presenting fraud	uleni daim. Fine of up to \$500,000 or i		both. 18 U.S.C. §§ 152 and 3571
Gary James	Ng Thomas Hee		
Legal and Co	ompliance		

RIDER TO PROOF OF CLAIM FILED ON BEHALF OF Credit Suisse, Singapore Branch against LBHI (Lehman Programs Securities)

- In accordance with the Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim, Approving the Form and Manner of Notice Thereof and Approving the Proof of Claim Form [Docket 4271] dated July 2, 2009 and the Notice of Deadlines for Filing Proofs of Claim Based on Lehman Programs Securities dated July 27, 2009, Credit Suisse, Singapore Branch ("CS") files this claim against Lehman Brothers Holdings, Inc. ("LBHI") based on the Lehman Programs Securities ("LPS", whether used in the singular or plural) contained in Schedule I. Schedule I lists the International Securities Identification Number, Depository Participant Account Number, and Depository Blocking Reference Number for each LPS related to this claim.
- 2. As the LPS are booked either in units or nominal amounts in the relevant depository systems, CS has provided the number of units or nominal amounts held for each LPS in Schedule I in lieu of claim amounts. CS reserves the right to amend this proof of claim at a later date to specify claim amounts in United States dollars.
- CS reserves the right to amend, modify or supplement this proof of claim in any manner, for any purpose and at any time.
- CS reserves the right to assert and file any and all additional claims of whatever kind or nature that it has or may hereinafter have against LBHI.
- CS reserves the right to set-off any claim set forth in this proof of claim
 against any claim that LBHI or the LBHI estate has or may assert against CS.
- CS reserves all rights it has or may have in the future against LBHI. This
 proof of claim is not intended as (a) a waiver or release of any rights of CS against LBHI (or

any of its affiliates) not asserted in this proof of claim, (b) a consent by CS to the jurisdiction of this Court with respect to the subject matter of the claims set forth herein or to this Court's hearing, determining or entering orders or judgments in any proceedings on this proof of claim, (c) a waiver of the right of CS to trial by jury in any proceedings so triable in these cases or any controversy or proceedings related to these cases or (d) an election of remedies.

- No judgment has been rendered on the claims set forth in this proof of claim.
- 8. No payments on the claims set forth in this proof of claim have been made by the debtor.

9. All notices concerning this proof of claim should be sent to:

Credit Suisse, Singapore Branch 1 Madison Avenue New York, NY 10010 Attn: Allen Gage Ph: (212) 538-9137

With a copy to:

Cravath, Swaine & Moore LLP Worldwide Plaza 825 Eighth Avenue New York, NY 10019 Attn: Richard Levin Ph: (212) 474-1135

SCHEDULE I

	Branch	
	Singapore	
l	AG,	
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	35 Entity	

			Total Holdi (Sub-)C	Total Holdings at each (Sub-)Custodian		Euroclear A/C 22043			Euroclear A/C 94285	
ISIN (12 diales)	Denominational	(Sub-)Custod	an Nominal	Units	Nominai	Units	Blocking No.	Nominal	Units	Blocking No.
ANNESTABRED	USI	Furoclear		250		250	9464836			
ANN521443502	USI	CS Zurich		850					850	9464762
CHOOSEGREORY	EIR	Furnciear	40.000		40,000		9464837			
XS0128867413	3 11	Furnciear	100,000		100,000		9464838			
XS0176153350	FIR	Furnciear	30,000		30,000		9464839			
XS0176153350	FIR	CS Zurich	370,000					370,000		9464748
XS0183944643	FUR	Euroclear	150,000		150,000		9464840	10		
XS0186243118	CHE	Euroclear	100,000		100,000		9464841			
XS0186883798	OSD	Euroclear	180,000		180,000		9484842			
XS0188883798	usp	CS Zurich	3,050,000					3,050,000		9464754
XS0203783526	usp	Euroclear	200,000		200,000		9464843			
XS0203783526	OSD	CS Zurich	4,350,000					4,350,000		9464751
XS0204933997	OSD	Euroclear	400,000		400,000		9464844			
XS0204933997	OSO	CS Zurich	5,520,000					5,520,000		9464756
XS0210414750	GBP	Euroclear	000'59		65,000		9464845	2		
XS0213416141	EUR	Euroclear	100,000		100,000		9464846			
XS0223590612	SH.	Euroclear	45,000		45,000		9464847	_		
XS0229269856	EUR	Euroclear	320,000		320,000		9464848			
XS0229584296	EUR	Euroclear	000'006		000'006		9464849			
XS0250879763	asn	Euroclear	235,000		235,000		9464850			
XS0250879763	nsp	CS Zurich	720,000					720,000		9464758
XS0252834576	EUR	Euroclear	400,000		400,000		9464851			
XS0254171191	EUR	Euroclear	9,300,000		8,300,000		9464852	7		
XS0268077780	asn	Euroclear	800,000		800,000		9464853			
XS0272349332	nsn	Euroclear	200,000		200,000		9464854			
XS0275725611	OSD	Euroclear	1,000,000		1,000,000	li de la constante de la const	9464855	2		
XS0276148508	HKD	Euroclear	3,000,000		3,000,000		9464856	15		
XS0276149738	nsp	Euroclear	2,450,000		2,450,000		9464857	7		
XS0276600292	nsp	Euroclear	200,000		200,000		9464858	8		
XS0281959311	EUR	Euroclear	200,000		200,000		9464859			
XS0282978666	EUR	Euroclear	200,000		200,000		9464860	0		
XS0283189016	OSD	Euroclear	700,000		200,000		9464861			
XS0284084802	OSD	Eurociear	2,000,000		2,000,000		9464862	2		
XS0290557692	asn	Euroclear	3,000,000		3,000,000		9464863	3		
XS0290694925	osn	Euroclear	350,000		350,000		9464864	•		
XS0292337309	asn	Euroclear	200,000		200,000		9464865	2		
XS0299857234	HKD	Euroclear	3,000,000		3,000,000		9464866	60		
XS0300338578	EUR	Euroclear	100,000		100,000		9464867			
XS0301129549	EUR	Euroclear	100,000		100,000		9464868			

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			Total Holdings at each (Sub-)Custodian	at each	Euroclear A/C 22043	ar 43		Euroclear A/C 94285	. 10
THE COLUMN	Denominational	/Sub-)Custodi	an Nominal Units	\$	Nominal	Blocking No.	Nominal	Units	Blocking No.
Vender 227726	Lich College		300.000		300,000	9464869			
XS030155118	HKD	Furoclear	5.000,000		5,000,000	9464870			
XS0301568977	usp	Euroclear	000'006		000'006	9464871			
XS0301R13522	OSD	Euroclear	3,890,000		3,890,000	9464872			
XS0302669519	FUR	Euroclear	845,000		845,000	9464873			
XS0303759632	usp	Euroclear	550,000		250,000	9464874			
XS0305085218	asn	Euroclear	200,000		200,000	9464875		-	
XS0305098971	asn	Euroclear	000'009		000'009	9464876			
XS0305100389	EUR	Euroclear	100,000		100,000	9464877			
XS0308100402	nso	Euroclear	2,000,000		5,000,000	9464878			
XS0308274140	OSD	Euroclear	200,000		200,000	9464879			
XS0308390722	OSD	Euroclear	4,000,000		4,000,000	9464880			
XS0308588838	dsn	Eurodear	400,000		400,000	9464881			
XS0308734911	OSD	Euroclear	5,300,000		5,300,000	9464882			
XS0308970994	nsp	Euroclear	1,000,000		1,000,000	9464883			
XS0316992154	asn	Euroclear	1,000,000		1,000,000	9464884			
XS0319612114	osn	Eurociear	3,000,000		3,000,000	9464885	19		
XS0320520884	OSO	Euroclear	1,200,000		1,200,000	9464886	(6)		
XS0321101007	asn	Euroclear	450,000		450,000	9464887	-		
XS0323081801	OSO	Euroclear	200,000		200,000	9464888			
XS0323535418	asn	Eurociear		115		115 9464889	6		
XS0324461671	osn	Euroclesr	1,100,000		1,100,000	9464890	0		
XS0325369725	OSD	Euroclear	100,000		100,000	9464891			
XS0325369725	USD	CS Zurich	178,000				178,000	90	9464753
XS0325550555	EUR	Euroclear	100,000		100,000	9464892	2		
XS0326490843	OSD	Eurociear	3,000,000		3,000,000	9464893	8		
XS0326539102	nsp	Eurociear	100,000		100,000	9464894			
XS0327848015	OSO	Euroclear	900'009		000'009	9464895	2		
XS0328064810	OSO	Euroclear	200,000		200,000	9464896	8		
XS0328864698	HKD	Euroclear	40,500,000		40,500,000	9464897	1		
XS0330421321	asa	Euroclear	000'009		000'009	9464898	8		
XS0330421834	ΞĶΩ	Euroclear	10,000,000		10,000,000	9464899	6		
XS0330422055	¥	Euroclear	1,000,000		1,000,000	9464900	0	1	
XS0331034768	asn	Euroclear	1,950,000		1,950,000	9464901	-		
XS0331399773	OSO	Euroclear	100,000		100,000	9464902	2		
XS0331399856	EUR	Euroclear	300,000		300'000	9464903	8		
XS0331399930	osn	Eurodear	350,000		350,000	9464904	4		
XS0332199115	asn	Euroclear	250,000		250,000	9464905	2	-	
X S0333301 E&B	HKD	Euroclear	1,000,000		1,000,000	9464906	0		

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			Total Holdings at each (Sub-)Custodian	ys at each todian	Euroclear A/C 22043	2043		A/C 94285	
Colty (42) divides	Denominational	(Sub-)Cuetodia	Nominal I	Units	Nominal	Blocking No.	Nominal	Units	Blocking No.
ACOUST A LE URA	3		000,000		000'000	9464907			
X S0336143102	NZD	Firoclear	1,500,000		1,500,000	9464908			
XS0336156773	USI	Furoclear	2,100,000		2,100,000	9464909			
XS0336151088	FLIR	Furociear	30.000		30,000	9464910	0		
XS0336410013	nsp	Euroclear	120,000		120,000	9464911			
XS0338076515	HKO	Euroclear	9,000,000		000'000'6	9464912	2		
XS0338676207	OSO	Euroclear	300,000		300,000	8464913	3		
XS0338676389		Euroclear	1,300,000		1,300,000	9464914			
XS0339537390	Г	Euroclear	1,800,000		1,800,000	9464915	5	-	
XS0339537804	OSO	Euroclear	290,000		290,000	9464916	(0	-	
XS0340433373		Euroclear	950,000		000'056	9464917	7		
XS0341732658	nsp	Euroclear	150,000		150,000	9464918	8		
XS0342097747	asn	Euroclear	100,000		100,000	9464919	6		
XS0346438731	OSD	Euroclear	3,000,000		3,000,000	9464920			
XS0348395814	SGD	Euroclear	2,000,000		2,000,000	9464921		-	-
XS0349757442	asn	Eurodear	2,700,000		2,700,000	9464922	2		
XS0350419403	asn	Euroclear	4,000,000		4,000,000	9464923	3		
XS0353349045	asn	Euroclear	320,000		320,000	9464924	•		
XS0353382681	asn	Euroclear	350,000		350,000	9464925	2		
XS0353875528	OSN	Euroclear	1,450,000		1,450,000	9464926	9		
XS0356956564	nsp	Euroclear	100,000		100,000	9464927	2		
XS0310084339	Γ	Euroclear	300,000		300,000	9464928	8		
ANN5214A8634	asn t	CS Zurich		7,400	0			7,400	
ANN5214R7595		CS Zurich		3,000	Q			3,000	
XS0187966949	OSO	CS Zurich	4,000,000				4,000,000	00	9464755
XS0266486025	nsp	CS Zurich	100,000				100,000	8	9464759
XS0268033908	EUR	CS Zurich	20,000				20,000	00	9464760
XS0274985828	OSD	CS Zurich	875,000				875,000	8	9464761
XS0303746571	EUR	CS Zurich	200,000				200,000	90	9464764
XS0312480196	γdε	CS Zurich	30,000,000				30,000,000	90	9464752
XS0332645422	asn	CS Zurich	2,000,000				2,000,000		
XS0335352877	OSO	CS Zurich		1,650	20			1,650	
XS0335964648	EUR	CS Zurich	000'66				000'66	8	9464749
XS0337685670		CS Zurich	316,000				316,000	8	9464767
XS0347732892		CS Zurich	350,000				350,000	80	9464769
XS0349282151	EUR	CS Zurich	000'009				000'009	8	9464770
XS0351272322	EUR	CS Zurich	45,000				45,000	8	946477
XS0360599665	5 EUR	CS Zurich	620,000				620,000		
XS0235227302	EUR	CS Zurich		(4)	35				35 9464757

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500,000	Colo (42 diolbs)	Denominations	Š	Nominal	Units	Nominal	Units	Blocking No.	Nominal	Units
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